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 3
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   Attorneys for Plaintiff
   UNITED STATES OF AMERICA
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9
                        UNITED STATES DISTRICT COURT
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                   FOR THE CENTRAL DISTRICT OF CALIFORNIA
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   UNITED STATES OF AMERICA,
                                       Case No. SA CR 23-79-DOC
12
             Plaintiff,
                                       STIPULATION TO CONTINUE
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                                       SENTENCING DATE
                  v.
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                                       CURRENT SENTENCING DATE:
   SARA JACQUELINE KING,
                                       4/8/24 at 1:30 p.m.
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             Defendant.
                                       [PROPOSED] NEW SENTENCING DATE:
                                       10/21/24 at 1:30 p.m.
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         Plaintiff United States of America, by and through its counsel
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   of record, the United States Attorney for the Central District of
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   California and Assistant United States Attorney Jennifer L. Waier,
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   and defendant SARA JACQUELINE KING, by and through her counsel of
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   record, Deputy Federal Public Defender Samuel Cross, hereby
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   stipulate as follows:
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              Defendant's sentencing hearing is currently set for April
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   8, 2024 at 1:30 p.m.
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              Defendant and the government are engaged in ongoing
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discussion regarding matters that will significantly impact

defendant's sentencing. The parties require additional time to

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1	conclude these discussions and prepare position papers concerning		
2	sentencing.		
3	3. Accordingly, the parties believe it is in the best		
4	interest of the case for defendant's sentencing date to be continued		
5	to October 21, 2024 at 1:30 p.m.		
6	6 IT IS SO STIPULATED.	IT IS SO STIPULATED.	
7	, 200001 11012011 20, 2021	ARTIN ESTRADA ed States Attorney	
8		/s/	
9	Assi 10 Atto	IFER L. WAIER stant United States Attorney rneys for Plaintiff	
	UNIT 11 Dated: March 28, 2024	ED STATES OF AMERICA	
	12		
13	/	s/ (e-mail authorization) EL CROSS	
14	Depu	ty Federal Public Defender rney for Defendant	
15	SARA	JACQUELINE KING	
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